		,	
	•	(1) Hitoshi SAITO	(5)
,			(5)
		(2)	
(1-8)	Insert Name(s) of Inventor(s)	(3)	
		(4)	
			ollar (\$1.00) and other good and valuable considerat dersigned agree(s) to assign, and hereby does assign,
(9)	Insert name of Assignee	(9) DAI NIPPON PRINTING CO., LTD.	
(10)	Insert address of Assignee	(10) 1-1, Ichigaya-Kaga-Cho	1-Chome, Shinjuku-Ku, Tokyo-To, JAPAN
		(hereinafter designated as the Assignee) the entire right, title and interest for the United S its territories, dependencies and possessions, in the invention, and all applications for and any Letters Patent which may be granted therefor, known as	
(11)	Insert Identification of	(11) TRANSFER SHEET, M AND TRANSFER PRIN	ETHOD OF MANUFACTURING THE SAME
	Invention, such as Title, Case Number or Foreign	AND TRANSPER PRIN	_(Case NoDAIN:505C
	Application Number	America	ve) executed an application for patent in the United S
(12)	Insert Date of Signing of Application	(12 on	
(13)	Alternative identification	(13) U.S. application Serial Number	ber 10/059,013
	for filed applications	filed January 30, 2002	
expedi this ap forwar	ations thereof and also to execute tent. 2) The undersigned agree(s) to plication or continuation or division with such interference. 3) The undersigned agree(s) to	o execute all papers necessary in conn separate assignments in connection wi execute all papers necessary in connec on thereof and to cooperate with the As execute all papers and documents and	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connections.
expedi this ap forwar claims to the United interes execut	ations thereof and also to execute tent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to or provisions of the Internationa 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicates, and hereby covenants that he have and will not execute, any agree 6) The undersigned hereby grants.	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Assert execute all papers and documents and all Convention for Protection of Industrial perform all affirmative acts which may atthorize(s) and request(s) the Commistion or any divisions or continuing applies (they have) full right to convey the element in conflict herewith.	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectional Property or similar agreements. To be necessary to obtain a grant of a valid United States sioner of Patents to issue any and all Letters Patents ications thereof to the said Assignee, as Assignee of the ntire interest herein assigned, and that he has (they have ENDEL, L.L.P. the power to insert on this assignments).
expedi this ap forwar claims to the United interes execut further	ations thereof and also to execute tent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to or provisions of the Internationa. 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicant, and hereby covenants that he had and will not execute, any agree of the undersigned hereby grant identification which may be necestation of this document.	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated execute all papers and documents and a Convention for Protection of Industry perform all affirmative acts which may atthorize(s) and request(s) the Commistion or any divisions or continuing applias (they have) full right to convey the element in conflict herewith. Sant(s) the firm of PARKHURST & Wessary or desirable in order to comply with the sant and the second of the sant and the sa	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectional Property or similar agreements. To be necessary to obtain a grant of a valid United States sioner of Patents to issue any and all Letters Patents ications thereof to the said Assignee, as Assignee of the notire interest herein assigned, and that he has (they have the power to insert on this assignment in the rules of the United States Patent and Trademark
expedi this ap forwar claims to the United interes execut further	ations thereof and also to execute tent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to or provisions of the Internationa. 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicates, and hereby covenants that he had and will not execute, any agree (a) The undersigned hereby gray identification which may be necessarily designed to this document. In witness whereof, executed	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated execute all papers and documents and all Convention for Protection of Industrial perform all affirmative acts which may atthorize(s) and request(s) the Commistion or any divisions or continuing applies (they have) full right to convey the element in conflict herewith. Sant(s) the firm of PARKHURST & Wessary or desirable in order to comply with the undersigned on the date(s) of	be necessary to obtain a grant of a valid United States sioner of Patents to issue any and all Letters Patents ications thereof to the said Assignee, as Assignee of the ntire interest herein assigned, and that he has (they have the continuous properties of the United States Patent and Trademark prosite the undersigned name(s).
expedi this ap forwar claims to the United interes execut further	ations thereof and also to execute tent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to or provisions of the Internationa 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicant, and hereby covenants that he had and will not execute, any agree (a) The undersigned hereby grant identification which may be necessarily in the same of the sam	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated execute all papers and documents and a Convention for Protection of Industrial perform all affirmative acts which may atthorize(s) and request(s) the Commistion or any divisions or continuing applias (they have) full right to convey the element in conflict herewith. Sant(s) the firm of PARKHURST & Wessary or desirable in order to comply with the undersigned on the date(s) of the control of the complexity of the undersigned on the date(s) of the control of the contr	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectial Property or similar agreements. To be necessary to obtain a grant of a valid United State sioner of Patents to issue any and all Letters Patent ications thereof to the said Assignee, as Assignee of the ntire interest herein assigned, and that he has (they he interest herein assigned to the said that he has (they he interest herein assigned). ENDEL, L.L.P. the power to insert on this assignment the rules of the United States Patent and Trademark prosite the undersigned name(s). (SEAL
expedi this ap forwar claims to the United interes execut further	ations thereof and also to execute tent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to corprovisions of the Internationa. 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicate, and hereby covenants that he haved and will not execute, any agree of the undersigned hereby gray identification which may be necessation of this document. In witness whereof, executed Date February 22, 2002.	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated execute all papers and documents and all Convention for Protection of Industrial perform all affirmative acts which may athorize(s) and request(s) the Commistion or any divisions or continuing applies (they have) full right to convey the element in conflict herewith. Sant(s) the firm of PARKHURST & Wessary or desirable in order to comply will be the undersigned on the date(s) of a continuing application. Name of Inventor	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectial Property or similar agreements. To be necessary to obtain a grant of a valid United State sioner of Patents to issue any and all Letters Patent ications thereof to the said Assignee, as Assignee of the uniter interest herein assigned, and that he has (they here to insert on this assignment in the rules of the United States Patent and Trademark prosite the undersigned name(s). (SEAL (SEAL)
expedi this ap forwar claims to the United interes execut further	ations thereof and also to execute ient. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to or provisions of the Internationa. 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicate, and hereby covenants that he had and will not execute, any agree of the undersigned hereby gray identification which may be necestation of this document. In witness whereof, executed Date February 22, 200. Date	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated assignments and documents and a Convention for Protection of Industrial perform all affirmative acts which may atthorize(s) and request(s) the Commistion or any divisions or continuing applies (they have) full right to convey the element in conflict herewith. ant(s) the firm of PARKHURST & Wessary or desirable in order to comply will be the undersigned on the date(s) of a Name of Inventor	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectical Property or similar agreements. To be necessary to obtain a grant of a valid United State sioner of Patents to issue any and all Letters Patent ications thereof to the said Assignee, as Assignee of the Intire interest herein assigned, and that he has (they have the Interest herein assigned), and that he has (they have the Interest herein assigned). [SEAL (SEAL
expedi this ap forwar claims to the United interes execut further	ations thereof and also to execute lent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to or provisions of the Internationa 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicant, and hereby covenants that he had and will not execute, any agree (a) The undersigned hereby grant identification which may be necestation of this document. In witness whereof, executed Date February 22, 2000. Date	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated execute all papers and documents and a Convention for Protection of Industrial perform all affirmative acts which may atthorize(s) and request(s) the Commistion or any divisions or continuing applies (they have) full right to convey the element in conflict herewith. Sant(s) the firm of PARKHURST & Wessary or desirable in order to comply will be the undersigned on the date(s) of a Name of Inventor	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectial Property or similar agreements. To be necessary to obtain a grant of a valid United State sioner of Patents to issue any and all Letters Patent ications thereof to the said Assignee, as Assignee of the ntire interest herein assigned, and that he has (they he in the rules of the United States Patent and Trademark prosite the undersigned name(s). (SEAL (SEA
expedi this ap forwar claims to the United interes execut further	ations thereof and also to execute tent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to corprovisions of the Internationa. 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicate, and hereby covenants that he have and will not execute, any agree (a) The undersigned hereby grain identification which may be necessation of this document. In witness whereof, executed Date February 22, 200. Date	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated execute all papers and documents and a Convention for Protection of Industrial perform all affirmative acts which may atthorize(s) and request(s) the Commistion or any divisions or continuing applies (they have) full right to convey the element in conflict herewith. ant(s) the firm of PARKHURST & Wessary or desirable in order to comply will be the undersigned on the date(s) of a Name of Inventor	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectical Property or similar agreements. To be necessary to obtain a grant of a valid United State sioner of Patents to issue any and all Letters Patents ications thereof to the said Assignee, as Assignee of the uniter interest herein assigned, and that he has (they have the rules of the United States Patent and Trademark proposite the undersigned name(s). (SEAL
expedi this ap forwar claims to the United interes execut further	ations thereof and also to execute ient. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to or provisions of the Internationa. 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicate, and hereby covenants that he haved and will not execute, any agree of the undersigned hereby gray identification which may be necellation of this document. In witness whereof, executed Date February 22, 2000. Date	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated and the Associated	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence as perform any act which may be necessary in connectical Property or similar agreements. To be necessary to obtain a grant of a valid United State sioner of Patents to issue any and all Letters Patent ications thereof to the said Assignee, as Assignee of the uniter interest herein assigned, and that he has (they here in the rules of the United States Patent and Trademark prosite the undersigned name(s). (SEAL (
expedi this ap forwar claims to the United interes execut further record	ations thereof and also to execute tent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to corprovisions of the Internationa. 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicate, and hereby covenants that he have an additional and will not execute, any agree to the international and will not execute, any agree to the international and will not execute, any agree to the international and will not execute, any agree to the undersigned hereby gray in identification which may be necestation of this document. In witness whereof, executed Date February 22, 200. Date Date Date This assignment should preferate.	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated and the cooperate with the Associated and the Commistion or any divisions or continuing applies (they have) full right to convey the element in conflict herewith. Sometime of PARKHURST & Western or desirable in order to comply with the undersigned on the date(s) of the cooperate with the Associated and the cooperate wit	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectical Property or similar agreements. To be necessary to obtain a grant of a valid United State sioner of Patents to issue any and all Letters Patents ications thereof to the said Assignee, as Assignee of the uniter interest herein assigned, and that he has (they have been been supposed in the United States Patent and Trademark proposite the undersigned name(s). Section (SEAL (
expedi this ap forwar claims to the United interes execut further record	ations thereof and also to execute lent. 2) The undersigned agree(s) to plication or continuation or division of with such interference. 3) The undersigned agree(s) to corprovisions of the Internationa 4) The undersigned agree(s) to Assignee. 5) The undersigned hereby and States resulting from said applicant, and hereby covenants that he had and will not execute, any agree (a) The undersigned hereby grant identification which may be necellation of this document. In witness whereof, executed Date February 22, 2000. Date Date Date This assignment should preference. If neither, then it should be signal.	execute all papers necessary in connection will execute all papers necessary in connection thereof and to cooperate with the Associated execute all papers and documents and a Convention for Protection of Industrial perform all affirmative acts which may atthorize(s) and request(s) the Commistion or any divisions or continuing applies (they have) full right to convey the element in conflict herewith. Sant(s) the firm of PARKHURST & Western or desirable in order to comply with the undersigned on the date(s) of 2. Name of Inventor	th such applications as the Assignee may deem necestion with any interference which may be declared consignee in every way possible in obtaining evidence are perform any act which may be necessary in connectivated in Property or similar agreements. To be necessary to obtain a grant of a valid United State sioner of Patents to issue any and all Letters Patent ications thereof to the said Assignee, as Assignee of the uniter interest herein assigned, and that he has (they here in the rules of the United States Patent and Trademark proposite the undersigned name(s). Section (SEAL (SE

MAY 07, 2002

PARKHURST & WENDEL, L.L.P. CHARLES A. WENDEL 1421 PRINCE STREET ALEXANDRIA, VA 22314-2805



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

RECEIVELTHE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

TC 1700 PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 03/05/2002

REEL/FRAME: 012661/0967

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

SAITO, HITOSHI

DOC DATE: 02/22/2002

ASSIGNEE:

DAI NIPPON PRINTING CO., LTD. 1-1, ICHIGAYA-KAGA-CHO 1-CHOME, SHINJUKU-KU TOKYO-TO, JAPAN

SERIAL NUMBER: 10059013

PATENT NUMBER:

FILING DATE: January 30, 2002

ISSUE DATE:

SEDLEY PYNE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS